

§ 11-16.252 Contract pricing proposals (DD Forms 633, 633-1, 633-2, and 633-3).

§ 11-16.252-1 General.

DD Forms 633, 633-1, 633-2, and 633-3 are designed for submission of cost or pricing data by prospective contractors. Contractor reproduction of these forms is authorized.

§ 11-16.252-2 DD Form 633 (Contract Pricing Proposal).

DD Form 633 (Contract Pricing Proposal) shall be used whenever cost analysis is required: *Provided, however*, That departures from the DD Form 633 format are authorized in the following circumstances:

(a) The contractor may submit necessary information in a format acceptable to the contracting officer where the contractor's accounting system makes the use of this form impracticable; or when required for a more effective and efficient presentation of cost or pricing information, provided that in either case the information furnished includes pertinent details as to cost elements with the specific statements, authorizations, and authentications, required by DD Form 633 or by the special cost or price analysis forms listed in § 11-16.252-3; or

(b) the special contract pricing proposal forms referenced in § 11-16.252-3 may be used.

§ 11-16.252-3 DD Forms 633-1, 633-2, and 633-3.

The following forms may be used as appropriate:

(a) DD Form 633-1 (Contract Pricing Proposal (Technical Services));

(b) DD Form 633-2 (Cost and Price Analysis, Contract Negotiations for Technical Publications Preparation); or

(c) DD Form 633-3 (Contract Pricing Proposal (Motion Picture)).

Subpart 11-16.8—Miscellaneous Forms

1. Section 11-16.851 is added, reading as follows:

§ 11-16.851 Security requirements check list (DD Form 254).

The "Military Security Requirements" clause (11-7.101-56) is included in all contracts which are classified "confidential" including "Confidential—Modified Handling Authorized" or higher and in any other contracts the performance of which will require access to such classified information or material. Except where a letter or other written notice of classification is authorized by § 11-7.101-56, contracting officers shall inform contractors of the security classifications assigned to the various documents, materials, tasks, subcontracts, and components of classified contracts by using DD Form 254. Instructions for preparation are included in the form. The contracting officer is responsible for preparation of the form and shall insure that it is physically attached to the copies of the contract forwarded to the contractor, the material inspector, and such other in-

terested parties as he may determine necessary.

2. Sections 11-16.852, 11-16.852-1, and 11-16.852-2 are added, reading as follows:

§ 11-16.852 Change order price analysis (DD Form 1107).

§ 11-16.852-1 General.

DD Form 1107 (Change Order Price Analysis) provides a standard format for the submission of cost data by contractors when such data are required for the pricing of change orders under fixed-price or for cost-reimbursement type contracts. Contractor reproduction of the form is authorized.

§ 11-16.852-2 Conditions for use.

The contracting officer shall request the contractor to submit data required for the pricing of change orders on DD Form 1107, except where the contractor and the contracting officer have agreed otherwise.

Dated: August 12, 1966.

[SEAL] W. J. SMITH,
Admiral, U.S. Coast Guard,
Commandant.

[F.R. Doc. 66-9101; Filed, Aug. 19, 1966; 8:48 a.m.]

Chapter 101—Federal Property Management Regulations

SUBCHAPTER E—SUPPLY AND PROCUREMENT

PART 101-30—FEDERAL CATALOG SYSTEM

Instructions for Maintenance

Subpart 101-30.5 is revised to expand and clarify instructions for civil agency participation in the maintenance of the Federal Catalog System. Subpart 101-30.49 is added to illustrate forms used in the Federal Catalog System.

The table of contents for Part 101-30 is amended as follows:

Subpart 101-30.5—Maintenance of the Federal Catalog System

Sec.	
101-30.500	Scope of subpart.
101-30.501	Applicability.
101-30.502	Definitions.
101-30.503	Maintenance actions required.
101-30.504	Cataloging data from Defense Logistics Services Center (DLSC).
101-30.505	Assistance by Government suppliers.

Subparts 101-30.6—101-30.48 [Reserved]

Subpart 101-30.49—Illustrations of Forms

101-30.4900	Scope of subpart.
101-30.4901	Standard forms. [Reserved]
101-30.4902	GSA forms.
101-30.4902-1303	GSA Form 1303: Request for Federal Cataloging Action.
101-30.4902-2175	GSA Form 2175: Item Identification Worksheet.

AUTHORITY: The provisions of Subpart 101-30.5 and Subpart 101-30.49 issued under sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

Subpart 101-30.5 is revised to read as follows:

Subpart 101-30.5—Maintenance of the Federal Catalog System

§ 101-30.500 Scope of subpart.

This subpart prescribes the policies and procedures governing the maintenance of the Federal Catalog System.

§ 101-30.501 Applicability.

In accordance with the provisions of the Federal Manual for Supply Cataloging (Cataloging Manual M1) (see § 101-30.201), the Defense Logistics Services Center (DLSC), Battle Creek, Mich. 49016, has established an automatic data processing capability for receiving, storing, and retrieving data associated with the Federal Catalog System. GSA is the agency designated to coordinate the cataloging efforts of civilian agencies with DLSC to assure the integrity of the system and the compatibility of military and civil agency participation in the Federal Catalog System.

§ 101-30.502 Definitions.

As used in this Subpart 101-30.5:

(a) "Recorded data" means data which are associated with a Federal stock number and are recorded on microfilm or magnetic computer tape at the Defense Logistics Services Center (DLSC), Battle Creek, Mich. 49016.

(b) "Item identification data" means recorded data which are used to differentiate an item from all other items. Item identification data are composed of descriptive data, which describe the essential physical characteristics of the item and reference data, which relate the item to other identifying media (such as manufacturer's part numbers, identified blueprints, suppliers' catalogs, or the like).

(c) "Management data" means recorded data that relate an item to the individual agency's supply system for such purposes of supply management as standardization, source of supply, or inventory control. Management data do not affect the identification of an item.

(d) "Maintenance action" means any action taken, subsequent to conversion to the Federal Catalog System, which changes the previously reported identification or management data as to a cataloged item, or which introduces a new item into the Federal Catalog System.

(e) "Data preparation" means the punching of item identification and management data into paper tape format.

(f) "Data transmission" means the operation of paper tape transmission equipment in the receipt and transmission of recorded data.

§ 101-30.503 Maintenance actions required.

After converting to the Federal Catalog System, maintenance actions affecting the items converted, or new items to be added, shall be taken promptly by the agency concerned. This may include deletion or revision of item identification or management data, or any other

change required to assure that the recorded data are maintained on an up-to-date basis. Submission of data to DLSC shall be as follows:

(a) Agencies with cataloging and data preparation and transmission capabilities when authorized by GSA, shall submit data direct to DLSC as prescribed in the Federal Manual for Supply Cataloging (Cataloging Manual M1) for those items which are mission peculiar.

(b) Agencies having cataloging capability, but no data preparation and transmission capabilities shall submit GSA Form 2175, Item Identification Worksheet, to the General Services Administration, Federal Supply Service, Standardization Division—FMS, Washington, D.C. 20406, for the preparation and transmission of data to DLSC when required.

(c) Agencies having neither paragraph (a) nor (b) of this section shall prepare GSA Form 1303, Request for Federal Cataloging Action, as instructed on the reverse of the form and forward the form to General Services Administration, Federal Supply Service, Standardization Division—FMS, Washington, D.C. 20406, for the performance of all cataloging functions and the preparation and transmission of data to DLSC when required.

(d) GSA will confer with civilian agencies periodically to review and revise their methods of submission according to their needs and capabilities.

§ 101-30.504 Cataloging data from Defense Logistics Services Center (DLSC).

Upon receipt of cataloging data from civilian agencies DLSC will process the data and provide for its inclusion in the Federal Catalog System. Notification to the submitting agencies of the action taken by DLSC will be as required by the Federal Manual for Supply Cataloging (Cataloging Manual M1) by means of DD Form 146, Federal Item Identification Card, and DD Form 635, Logistics Item Data Card, when applicable. These cards will be transmitted directly to the submitting agency when the agency is designated as a direct data receiver by GSA. Otherwise DLSC will transmit the required information to GSA for forwarding to the submitting agency, when required.

§ 101-30.505 Assistance by Government suppliers.

When a new item is to be introduced into an agency supply system, the agency establishing the need for the new item shall determine whether or not adequate identification data for cataloging the item are available. If the data are not available, the agency may specify in procurement documents the use of Federal Standard No. 5, Standard Guides for Preparation of Item Identifications by Government Suppliers, and submission of the cataloging data required by that Standard to the contracting officer (for further processing in accordance with this Subpart 101-30.5).

Subparts 101-30.6—101-30.48 [Reserved]

Subpart 101-30.49 is added to read as follows:

Subpart 101-30.49—Illustrations of Forms

§ 101-30.4900 Scope of subpart.

This subpart illustrates forms prescribed or available for use in connection with subject matter covered in other subparts of this Part 101-30.

§ 101-20.4901 Standard forms. [Reserved]

§ 101-30.4902 GSA forms.

(a) GSA forms are illustrated in this § 101-30.4902 to show their text, format, and arrangement to provide a ready source of reference. The subsection numbers in this § 101-30.4902 correspond with the GSA form numbers.

(b) GSA forms illustrated in this § 101-30.4902 may be obtained by Federal agencies without charge from General Services Administration Region 3, Office of Regional Manpower and Administration, OFA, Printing and Publications Division—3BRD, Washington, D.C. 20407.

§ 101-30.4902-1303 GSA Form 1303: Request for Federal Cataloging Action.

§ 101-30.4902-2175 GSA Form 2175: Item Identification Worksheet.

NOTE: The forms in §§ 101-30.4902-1303 and 101-30.4902-2175 are filed as part of the original document. Copies may be obtained from General Services Administration Region 3, Office of Regional Manpower and Administration, OFA, Printing and Publications Division—3BRD, Washington, D.C. 20407.

Effective date. This regulation is effective upon issuance in the FEDERAL REGISTER.

Dated: August 16, 1966.

LAWSON B. KNOTT, Jr.
Administrator of General Services.

[F.R. Doc. 66-9123; Filed, Aug. 19, 1966; 8:50 a.m.]

Title 50—WILDLIFE AND FISHERIES

Chapter I—Bureau of Sport Fisheries and Wildlife, Fish and Wildlife Service, Department of the Interior

PART 34—REFUGE REVENUE SHARING WITH COUNTIES

On page 7286 of the FEDERAL REGISTER of May 19, 1966, there was published a notice of a proposed amendment by adding Part 34 to prescribe the procedures for sharing with certain counties the revenues derived from the management and administration of areas of the National Wildlife Refuge System.

Interested persons were given 60 days in which to submit written comments, suggestions, or objections with respect to the proposal. No comments, suggestions, or objections have been received, and the proposed procedures are hereby adopted without change and are set forth below.

Effective date. Since the procedures prescribed in this amendment are interpretive rules and statement of policy, they shall become effective upon publication in the FEDERAL REGISTER.

JOHN S. GOTTSCHALK,
Director.

AUGUST 16, 1966.

Sec.

- 34.1 Purpose.
- 34.2 Authority.
- 34.3 Areas of the System.
- 34.4 Distribution of revenues.
- 34.5 Adjustment of land costs.
- 34.6 Administrative determinations.
- 34.7 Adjustment of payment.

AUTHORITY: The provisions of this Part 34 issued under 78 Stat. 701; 16 U.S.C. 715s.

§ 34.1 Purpose.

The purpose of the regulations contained in this part is to prescribe the procedures for sharing with certain counties the revenues derived from the management and administration of areas of the National Wildlife Refuge System.

§ 34.2 Authority.

(a) The Act of August 30, 1964 (78 Stat. 701, 16 U.S.C. 715s) amended section 401 of the Act of June 15, 1935 (45 Stat. 378, 383), by providing new formulas for sharing with certain counties the revenues derived from areas of the National Wildlife Refuge System that are solely or primarily administered by the Fish and Wildlife Service of the Department of the Interior. Payments to the counties under the Act must be used for the benefit of public schools and roads.

(b) Pursuant to Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C. 2000d), and the regulations issued pursuant thereto, which are contained in 43 CFR Part 17, counties must file an assurance with the Department, comply with the terms of the assurances, and comply with regulations contained in 43 CFR Part 17 in order to continue to receive this Federal financial assurance.

§ 34.3 Areas of the System.

In order for any county to share in the revenues, there must be located within the county, areas of land and/or water administered by the Secretary of the Interior as wildlife refuges, wildlife ranges, game ranges, wildlife management areas, or waterfowl production areas, and these areas must be solely or primarily administered by the Fish and Wildlife Service.

§ 34.4 Distribution of revenues.

The Act provides that the Secretary of the Interior, at the end of each fiscal year, shall pay out of the net revenues deposited into the National Wildlife Refuge Fund for such fiscal year:

(a) To each county in which reserved public lands in areas of the System are situated, an amount equal to 25 per centum of the net receipts collected by the Secretary from such reserved public lands in that particular area of the System: *Provided*, That when any such area is situated in more than one county the distributive share to each county from the aforesaid receipts shall be proportional to its acreage of such public lands therein; and

(b) To each county in which areas in the System are situated that have been acquired in fee by the United States, either (1) three-fourths of one per centum of the cost of the areas, exclusive of any improvements to such areas made subsequent to Federal acquisition, such cost to be adjusted to represent current values as determined by the Secretary for the first full fiscal year after enactment of this Act and as redetermined by him at 5-year intervals thereafter, or (2) 25 per centum of the net receipts collected by the Secretary from such acquired lands in that particular area of the System within such counties, whichever is greater.

§ 34.5 Adjustment of land costs.

(a) Section 401(c)(2) of the Act (16 U.S.C. 715(c)(2)), provides for the adjustment of costs of acquired lands to represent current values with readjustments at 5-year intervals. The costs of all tracts acquired in each year for each county will be adjusted every 5 years to reflect increases or decreases in land costs. The cost of the land is adjusted according to Tables of Index Numbers of Average Values of Farm Real Estate compiled by the Economic Research Service of the U.S. Department of Agriculture as published in its semiannual "Farm Real Estate Market Development." All land costs will be adjusted as of June 30, 1966, and at each 5-year interval thereafter.

(b) The "cost" of lands before adjustment is the purchase price; condemnation award; or the appraised value of areas acquired by gift, donation or exchange as of the date of acquisition.

§ 34.6 Administrative determinations.

(a) When an area consists of both acquired lands and reserved public lands, standard accounting techniques will be used to allocate net revenues to each type of land. All areas which are part of the System as of June 30 will be included in

calculating the revenues due to each county for the fiscal year ending that date.

(b) The Secretary will determine in accordance with section 401(b) (16 U.S.C. 715(b)) those expenses which may be paid from the Fund and deducted from revenues in establishing the net receipts for an area.

§ 34.7 Adjustment of payment.

The payments to the counties for any fiscal year shall not exceed the net receipts in the National Wildlife Refuge Fund for that fiscal year, and in case the net receipts for a particular fiscal year are insufficient to pay the full amounts due, the payment to each county will be reduced proportionately.

[F.R. Doc. 66-9073; Filed, Aug. 19, 1966; 8:50 a.m.]

Title 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

PART 57—RESIDENTIAL ALUMINUM SIDING INDUSTRY

Deceptive Pricing

On June 11, 1966, there was published in the FEDERAL REGISTER (31 F.R. 8243) a notice of proposed revision of § 57.3—"Deceptive pricing" of the Trade Practice Rules for the Residential Aluminum Siding Industry promulgated April 6, 1962. Interested persons were invited to submit their written views, suggestions, objections, or other information concerning the proposed revision on or before July 11, 1966.

Upon consideration of all the relevant matters and acting pursuant to the Federal Trade Commission Act, as amended, 15 U.S.C. 41-58, and provisions of Part 1, Subpart F, of the Commission's procedures and rules of practice, 16 CFR 1.61-1.67, the Commission orders that § 57.3 be and it hereby is, amended as follows:

§ 57.3 Deceptive pricing.

It is an unfair trade practice for any member of the industry to represent or imply, in advertising or otherwise, that residential aluminum siding may be pur-

chased for a specified price, or at a saving, when such is not the fact; or that such product is being offered for sale at a reduced price when such is not the fact; or otherwise to deceive purchasers or prospective purchasers with respect to the price of such products offered for sale; or to furnish any means or instrumentality by which others engaged in the sale of residential aluminum siding may make any such representation. Among the practices prohibited by this section are:

(a) Representing or implying in advertising or otherwise that a quoted price, whether determined on the basis of a stated price per square foot or otherwise, is the total cost for a complete installation when in fact the products sold do not include all costs for labor and all parts and accessories necessary for the proper function and appearance of such installed products (such as starter strips, door and window trim, window head flashing, back-up pieces and corner pieces).

(b) Representing or implying in advertising or otherwise that a specified price for residential aluminum siding is for any size structure (e.g., "installed on your home \$_____") when in fact such price applies only to structures of limited size without adequate and conspicuous disclosure of such limitation (e.g., "\$_____ installed on your home when area to be covered does not exceed 1,000 square feet" or "installed price \$_____ per square foot").

(c) The use of pictures or illustrations of large houses or structures in connection with specified prices which is likely to mislead purchasers or prospective purchasers as to the cost of the installation of aluminum siding, as when the aluminum siding for the illustrated house would not be installed for the specified price.

NOTE: On December 20, 1963, the Commission adopted Guides Against Deceptive Pricing which became effective January 8, 1964. Copies thereof will be furnished upon request.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46)

Approved: August 12, 1966.

By direction of the Commission.

[SEAL] JOSEPH N. KUZEW,
Acting Secretary.

[F.R. Doc. 66-9061; Filed, Aug. 19, 1966; 8:45 a.m.]